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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/036,864	12/21/2001	Sridhar Ranganathan	KCC-16,282	4026
35844	7590	12/06/2005	EXAMINER	
PAULEY PETERSEN & ERICKSON 2800 WEST HIGGINS ROAD HOFFMAN ESTATES, IL 60195			COLE, ELIZABETH M	
			ART UNIT	PAPER NUMBER
			1771	
DATE MAILED: 12/06/2005				

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

10/036,864

Applicant(s)

RANGANATHAN ET AL.

Examiner

Elizabeth M. Cole

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 26 September 2005.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 18,22-30,32-34,52,56,58-64,66-68,71,72,75,76,80-82 and 86-88 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 18,22-30,32-34,52,56,58-64,66-68,71,72,75,76,80-82 and 86-88 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
 - ☐ Certified copies of the priority documents have been received in Application No. _____.
 - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

1. Claims 18, 22-30, 32-34, 52, 56, 58-64, 66-68, 71-72, 75-76 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The specification at page 19 does not provide support for the limitation that the composite absorbent web has an edge compression of below about 1.2 g/gsm, a saturated capacity of above about 18 g/g and a wet tensile strength of greater than about 0.5 g/gsm/in. The specification at page 19 provides support for the composite having density of 0.22 g/cc; saturated capacity of 20.4 g/g, wet tensile in g/gsm/in of 1.16 and edge compression g/gsm of 0.29 but does not provide support for the claimed values.

2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

3. Claims 18, 22-25, 29-30 32-34, 52, 56, 58-59, 63-64, 66-68, 80-82, 86-88 rejected under 35 U.S.C. 103(a) as being unpatentable over Assarsson et al, U.S. Patent No. 3,901,236 in view of Dodge II et al, U.S. Patent No. 5,994,615 and Cook et al U.S. Patent No. 6,562,743. Assarsson et al discloses a superabsorbent particle which is coated with a cellulosic material such as a cellulosic fiber. See col. 3, line 41 – col. 4, line 46. With regard to the limitation that the superabsorbent is “particulate-coated”, Applicant’s specification defines particulates as including fibers. See page 11, lines 10-17 of the instant specification. Therefore, the new limitation is met by the

disclosure of Assarsson. The indicated allowance of claims 30 and 64 is withdrawn in view of the amendment to those claims which broaden them to recite 2 weight percent "or more" of binder and ninety eight weight percent "or less" of superabsorbent. The addition of "or more" and "or less" necessitates the rejection of those claims for the reasons of record. The superabsorbents may be incorporated into airlaid absorbent pads. See col. 7, lines 21-50. The individual particles may comprise up to about 80% fibers to 10% on the superabsorbent particles. See col. 10, lines 17-26. With regard to limitations regarding the absorbent capacity of the composite absorbent web, although Assarsson et al does not disclose the claimed values, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have optimized the absorbency capacity of the web through the process of routine experimentation by optimizing factor such as the amount and placement of the superabsorbent particles, the choice of the other components of the absorbent pad, etc. Assarsson et al differs from the claimed invention because it does not disclose the presence of binders such as binder fibers in the airlaid pads. Dodge teaches at col. 12, lines 5-25 and col. 14, lines 9-16, that suitable absorbent materials including airlaid webs may include up to about 10 percent of a binder component based on the weight of the web. Dodge teaches that the binder component may comprise a thermoplastic polymeric fiber such as a polyolefin fiber or a bi-component fiber such as polyethylene/ polyethylene terephthalate fibers. See col. 16, lines 10-22. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have employed the binders of Dodge in the airlaid web of Assarsson et al, motivated by the expectation that these would

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enhance the absorbency and strength of Assarsson absorbent web. Neither Assarsson nor Dodge teach the particularly claimed amount of superabsorbent. Cook teaches that from 20-80% of superabsorbent particles can be added to fibers to form an absorbent structure for use in manufacturing an absorbent article. See col. 8, lines 23-30.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have employed 20-80 % superabsorbents in the absorbent core of Assarsson, motivated by the teaching of Cook et al that this amount produces excellent results in absorbent structures. With regard to the claimed edge compression, saturated capacity and wet tensile strength, while Assarsson does not disclose the claimed values, it would have been obvious to one of ordinary skill in the art to optimize the edge compression, strength and liquid holding capacity of the absorbent material in order to arrive at a material having the desired durability and efficiency.

4. Claims 26-28, 60-62, 71-72, 75-76 are rejected under 35 U.S.C. 103(a) as being unpatentable over Assarsson in view of Dodge and Cook as applied to claims above, and further in view of Radwanski et al, U.S. Patent No. 4,939,016. Neither Assarsson nor Dodge teaches incorporating elastomeric fibers or meltblown fibers into the airlaid absorbent web or employing additional layers with the airlaid layer. Radwanski et al teaches that meltblown elastomeric fibers may be incorporated into airlaid webs in order to enhance the aesthetic properties of the web by producing a more cloth-like product. See col. 5, lines 9-27 and col. 6, lines 1-27, col. 7, lines 3-57. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have incorporated elastomeric meltblown fibers into the absorbent web of Assarsson,

motivated by the expectation that this would enhance the aesthetic properties of the web. Radwanski teaches that additional layers may be added to the web, such as col. 8, line 51 – col. 9, line 26, in order to enhance and /or add additional properties to the fabric. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included additional layer such as those taught by Radwanski into the material of Assarsson, motivated by the expectation that additional properties could be added to the fabric, or that existing properties could be enhanced by the additional layers.

5. Applicant's arguments filed 9/26/05 have been fully considered but they are not persuasive.

6. Applicant argues that there would have been no motivation to employ the binder of Dodge in the fast-absorbing airlaid of Assarsson because the SAP in Dodge is a slow acting absorbent. However, the rejection as set forth above does not state that it would have been obvious to have incorporated the SAP of Assarsson into the Dodge structure, but rather to include the binder fibers taught by Dodge into the absorbent core of Assarsson in order to strengthen in.

7. Applicant argues that there is no suggestion in Cook that would lead a person of skill in the art to modify the materials in either Assarsson and/ or Dodge. However, since Cook teaches incorporating SAPs into absorbent materials in an amount of 20-80%, it would have been obvious to one of ordinary skill in the art to have employed this amount of SAPs in the absorbent composite of Assarsson.

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8. With regard to the properties claimed, the showing set forth in page 19 refers to a particular embodiment of the invention having particular values. The showing is not commensurate in scope with the claims and it is also not clear that the invention was compared to the nearest prior art. Therefore, the evidence at page 19 is not sufficient to overcome the rejection.

9. With regard to Radwanski, Applicant argues that Radwanski does not teach incorporating the elastomeric fibers containing webs into absorbent webs which comprise a binder, a coated SAP and have the claimed properties. However, as set forth above, Radwanski teaches the benefits of incorporating elastomeric fiber-containing webs into absorbent materials in order to impart additional properties to the absorbent material. Therefore, the rejection is maintained.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Elizabeth M. Cole whose telephone number is (571) 272-1475. The examiner may be reached between 6:30 AM and 6:00 PM Monday through Wednesday, and 6:30 AM and 2 PM on Thursday.

Mr. Terrel Morris, the examiner's supervisor, may be reached at (571) 272-1478.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

The fax number for all official faxes is (571) 273-8300.


Elizabeth M. Cole

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Primary Examiner
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